1 2 3 4 5 UNITED STATES DISTRICT COURT 6 **DISTRICT OF NEVADA** 7 8 9 MICHAEL T. WILLIAMS, 10 Petitioner, Case No. 3:04-cv-00225-RCJ-VPC 11 VS. **ORDER** CRAIG FARWELL, et al., 12 Respondents. 13 14 15 The court denied a certificate of appealability because petitioner's notice of appeal (#35) was untimely and because the time either to extend the time to file an appeal or to reopen the time to file 16 17 an appeal had expired. Order (#42). Currently before the court are petitioner's motion for 18 reconsideration (#43), respondents' opposition (#44), and petitioner's reply (#45). The court is not 19 persuaded by petitioner's argument, and the court denies the motion. 20 Petitioner argues that he never received notice that the court had denied his habeas corpus 21 petition and entered final judgment. Even if true, the court noted in denying the certificate of appealability that petitioner still needed to file a motion to reopen the time to appeal within 180 days 22 after entry of judgment, regardless of whether petitioner received notice of entry of the judgment. 23 See Fed. R. App. P. 4(a)(6)(B). Consequently, there is no basis for the court to reconsider its order. 24 25 /// 26 /// 27 ///

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IT IS THEREFORE ORDERED that petitioner's motion for reconsideration (#43) is DENIED. Dated: August 26, 2014. ROBER'T C. JONES United States District Judge